LEGISLATIVE SERVICES AGENCY OFFICE OF FISCAL AND MANAGEMENT ANALYSIS

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FISCAL IMPACT STATEMENT

LS 7346 NOTE PREPARED: Feb 24, 2009
BILL NUMBER: SB 299 BILL AMENDED: Feb 9, 2009

SUBJECT: Condemnation of Public Utility Property.

FIRST AUTHOR: Sen. Merritt BILL STATUS: As Passed Senate

FIRST SPONSOR: Rep. Moses

FUNDS AFFECTED: GENERAL IMPACT: Local

DEDICATED FEDERAL

<u>Summary of Legislation:</u> The bill specifies the procedures by which a municipality may exercise the power of eminent domain to acquire the property of a public utility.

Effective Date: July 1, 2009.

Explanation of State Expenditures:

Explanation of State Revenues:

<u>Explanation of Local Expenditures:</u> (Revised) <u>Summary-</u> The provisions of the bill could slow acquisitions of public utilities by municipalities under eminent domain. The effect on local expenditures would depend on local action.

<u>Background-</u> A municipality, before attempting to acquire or condemn a public utility property via eminent domain, would have to make a good faith offer to purchase the property. If a purchase price agreement were not reached, the bill would ensure that municipalities wishing to acquire or condemn a public utility could only do so via the public question, ordinance, and court route provided under current municipal utility law.

The bill would, however, remove the requirement of a public question under current municipal utility acquisition law if a municipality and utility enter into a mutually acceptable acquisition agreement. This provision could save parent counties of municipalities the cost of conducting special elections if a referendum did not occur at a general election.

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Explanation of Local Revenues:

State Agencies Affected:

Local Agencies Affected: Municipalities, circuit and superior courts.

Information Sources: IC 8-1.5-2.

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